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12	Attorneys for Defendant and Counterclaim-					
13	Plaintiff NATERA, INC. UNITED STATES DISTRICT COURT					
14	NORTHERN DISTRICT OF CALIFORNIA,					
15	SAN FRANCISCO DIVISION					
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17	CHARDANTHEALTH INC	C N 221 CV 040/2 FMC				
18	GUARDANT HEALTH, INC.,	Case No. 3:21-CV-04062-EMC				
19	Plaintiff and Counterclaim- Defendant,	NATERA, INC.'S ADMINISTRATIVE MOTION TO CONSIDER WHETHER ANOTHER PARTY'S MATERIAL				
20	VS.	SHOULD BE SEALED				
21	NATERA, INC.,					
22	Defendant and Counterclaim-					
23	Plaintiff.					
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Case No. 3:21-cv-04062-EMC

Pursuant to Civil Local Rules 7-11 and 79-5(f), Defendant/Counterclaim-Plaintiff Natera, Inc. ("Natera") moves this Court to consider whether portions of Natera's July 25, 2024 Letter Regarding Guardant's Motion for Evidentiary and Monetary Sanctions (the "Letter") and certain exhibits to the same should be sealed. Pursuant to Civil Local Rules 79-5(f), Natera identifies the following as containing information that has either been designated as CONFIDENTIAL or HIGHLY CONFIDENTIAL – ATTORNEYS' EYES ONLY by Guardant or third-party NRG Oncology ("NRG"). Guardant additionally claims that certain documents produced by third-party NRG contain Guardant's CONFIDENTIAL or HIGHLY CONFIDENTIAL – ATTORNEYS' EYES ONLY information.

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Document	Portions to Be Filed Under Seal	Designating Party
Natera's Letter re Sanctions Motion	Blue and Highlighted Portions	Guardant; NRG
Exhibit A to Natera's Letter (July 9, 2024, Deposition Transcript of Aparna Parikh, M.D.)	Entire document	Guardant
Exhibit B to Natera;s Letter (July 11, 2024, Deposition Transcript of Craig Eagle, M.D.)	Entire document	Guardant
Exhibit C to Natera's Letter (NRG-N-000011)	Entire document	Guardant; NRG
Exhibit E to Natera's Letter (July 17, 2024, Deposition Transcript of Daniel Heitjan, Ph.D.)	Entire document	Guardant

In compliance with Civil Local Rule 79-5(d), unreducted versions of the above listed documents accompany this Administrative Motion. Pursuant to Civil Local Rule 79-5(f), Natera expects Guardant, as the Designating Party, will file a declaration in support of this Administrative Motion.

## Case 3:21-cv-04062-EMC Document 590 Filed 07/25/24 Page 3 of 3

1	DATED: July 25, 2024	QUINN EMANUEL URO SULLIVAN, LLP	QUHART &
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3		D	,,
4		By <u>/s/ Andrew J. Bramh</u> Andrew J. Bramhall	all
5		Attorneys for NATERA, INC., a Delaware corporation, Defendant and Counterclaim Plaintiff	
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		-3-	Case No. 3:21-cv-04062-EMC

NATERA'S ADMINISTRATIVE MOTION TO CONSIDER WHETHER ANOTHER PARTY'S MATERIAL SHOULD BE SEALED